

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

APPLIED SIGNAL TECHNOLOGY, INC.,

No. C-09-02180 SBA (DMR)

Plaintiff,

**ORDER DENYING REQUEST TO FILE  
SECOND JOINT DISCOVERY LETTER  
UNDER SEAL WITHOUT PREJUDICE**

v.

EMERGING MARKETS  
COMMUNICATIONS, INC. ET AL,

Defendants.

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The court is in receipt of Plaintiff and Counter-Defendant Applied Signal Technology, Inc. and Third-Party Defendant Comtech EF Data's ("Plaintiffs") Motion for Administrative Relief for permission to file a joint discovery letter dated March 2, 2012 under seal in its entirety. [Docket No. 321.] On March 2, 2012, the court entered an Order denying a similar request by Defendants ViaSat, Inc. and Teledyne Paradise Datacom, LLC's for permission to file a joint discovery letter dated February 24, 2012 under seal in its entirety. [Docket No. 320.] The court denied Defendants' request on the grounds that the request to seal the documents in their entirety was overly broad, and that Defendants had failed to establish that the contents of the letter and its attachments are "privileged or protectable as a trade secret or otherwise entitled to protection under the law." N.D. Civ. L.R. 79-5(a) ("[a] sealing order may issue only upon a request that establishes that the

document, or portions thereof, is privileged or protectable as a trade secret or otherwise entitled to protection under the law . . . [t]he request must be narrowly tailored to seek sealing only of sealable material.”) The court granted Defendants leave to re-file a new request to file the joint letter and its attachments under seal that is “narrowly tailored to seek sealing only of sealable material” and complies with the Local Rules.

The court has reviewed the documents Plaintiffs now seek to file under seal and, as with Defendants’ earlier request, finds that the request to seal the documents in their entirety is overly broad. The court’s instruction in its March 2, 2012 Order was clear: any request to file any material under seal must be “*narrowly tailored* to seek sealing only of sealable material.” N.D. Civ. L.R. 79-5(a) (emphasis added). Accordingly, Plaintiffs’ Motion for Administrative Relief is DENIED WITHOUT PREJUDICE. Plaintiffs are granted leave to re-file a new request to file the joint letter and its attachments under seal that complies with Civil Local Rule 79-5(c) by **no later than March 9, 2012**. **All parties** are instructed that in filing new requests to file the joint letters and their attachments under seal, they must redact the letters so that only properly sealable material is redacted and support their redactions with a “declaration establishing that [the redacted portions] of the document [are] sealable.” N.D. Civ. L.R. 79-5(c)(1). Any future requests to file a document or portion of a document under seal must comply with these instructions or will be denied with prejudice.

IT IS SO ORDERED.

Dated: March 7, 2012

